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FRATE TRADE	TRANSMITTAL FORM				Application Number		10/677,422		
THAD					Filing Date		October 2, 2003		
					First Named Inventor		Bratescu et al.		
					Art Unit		1616		
	(to be used for all correspondence after initial filing)			Examiner Name		David P. Stitzel			
	Total Number of Pages in This Submis			<u> </u>	Attorney Docket Number		15071US02		
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	Fee Transmittal Fo		☐ Drawi	-		Af		nce Communication	
	Fee Attached Amendment/Reply After Final		Licensing-related Papers Petition Petition to Convert to a Provisional Application Power of Attorney, Revocation Change of Correspondence Address		ted Papers	to TC Appeal Communication to Board of Appeals and Interferences			
							Appeal Communication to TC		
	Affidavits/decla	•					peal Notice, Brief, Reply Brief)		
	Extension of Time					☐ Proprietary Information ☐ Status Letter			
	Express Abandonment Request Information Disclosure Statement Certified Copy of Priority Document(s) Reply to Missing Parts/								
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	SIGNATURE OF APPLICANT, ATTORNEY, OR AGENT								
å .s	Firm or Individual Name McAndrews Held & Malloy, Ltd.								
•	Individual Name			gistration No. (Attorney/Agent		`	56,883		
Ť	Name (Print/type) Signature James H. William Qamus H. William							<u> </u>	
	Signature	James 11. W		Date: August 15, 2006 EXPRESS MAIL DEPOSIT					
	"Express Mail" mailing label number : EV 639812559 US Date of Deposit August 15, 2006.								

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Attorney Docket No.: 15071US02

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In the Application of:

Bratescu et al.

Serial No.:

10/677,422

Filed:

October 2, 2003

For:

Antimicrobial Ternary Surfactant Blend

Comprising Cationic, Anionic, and Bridging Surfactants, and Methods of

Preparing Same

Examiner: David P. Stitzel

Art Unit: 1616

Conf. No. 8452

EXPRESS MAIL NO.:

EV 639812559 US

DATE:

August 15, 2006

RESPONSE TO RESTRICTION REQUIREMENT

Mail Stop Amendment Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Dear Examiner Stitzel:

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This communication is in response to the non-final Office Action mailed on July 27, 2006, requiring a restriction under 35 U.S.C. § 121. This paper response to the restriction requirement with an election is believed to be timely because it is being submitted within the shortened one-month statutory period for reply, which expires on August 27, 2006.